

1982 VOLUME INDEX

TITLE INDEX

Lead Articles

| | |
|---|-----|
| Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment. <i>Margaret R. Grossman and Randall E. Westgren</i> | 193 |
| A Comprehensive Legal Communication Skills Program: The Thurgood Marshall Model. <i>Constance Frisby Fain</i> | 1 |
| The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages After <i>de la Cuesta</i> and the Garn-St. Germain Act. <i>Charles R. McGuire</i> | 487 |
| Freedom Boycott: Consumer Speech in a Free Market. <i>Charles H. Clarke</i> | 333 |
| Implied Assumption of the Risk: Does It Survive Comparative Fault? <i>Edward J. Kionka</i> | 371 |
| Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling. <i>William A. Gregory</i> | 159 |
| Picketing and Privacy: Can I Patrol on the Street Where You Live? <i>Edward B. Arnolds and Michael P. Seng</i> | 463 |
| Recent Developments Involving Administrative Summonses. <i>Barry Wesley</i> | 41 |

Commentaries

| | |
|--|-----|
| Financing Legal Education: The Challenge of the 1980's. <i>Bradley Forst</i> | 137 |
| Researching Illinois Legislative Histories—A Practical Guide. <i>Laurel A. Wendt</i> ... | 601 |

Comments

| | |
|---|-----|
| Application of the Advocate-Witness Rule | 291 |
| Electronic Media Coverage of Trials—An Analysis of the Position Illinois Should Adopt in Response to <i>Chandler v. Florida</i> | 63 |
| Illinois Comparative Negligence: Multiple Parties, Multiple Problems | 89 |
| Illinois Should No Longer Allow Recovery for Alienation of Affections—Theoretical and Constitutional Reasons | 275 |
| Land Trustee as Creditor: Fiduciary Duties Revisited | 249 |
| State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal | 403 |
| <i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes | 533 |

Casenotes

| | |
|--|-----|
| <i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), appeal docketed, No. 55733 (Ill. Feb. 2, 1982) | 111 |
| <i>Evans v. Giles</i> , 83 Ill. 2d 448, 415 N.E.2d 354 (1980) | 313 |
| <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) | 575 |
| <i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 377, 437 N.E.2d 789 (5th Dist.), leave to appeal denied, 91 Ill. 2d 571 (1982) | 557 |
| <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982) | 447 |
| <i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> 102 S. Ct. 1186 (1982) | 431 |

CONTRIBUTOR INDEX

| | |
|--|-----|
| Arnolds, Edward B. and Seng, Michael P. <i>Picketing and Privacy: Can I Patrol on the Street Where You Live?</i> | 463 |
| Clarke, Charles H. <i>Freedom Boycott: Consumer Speech in a Free Market</i> | 333 |
| Fain, Constance Frisby. <i>A Comprehensive Legal Communication Skills Program: The Thurgood Marshall Model</i> | 1 |
| Forst, Bradley. <i>Financing Legal Education: The Challenge of the 1980's</i> | 137 |
| Gregory, William A. <i>Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling</i> | 159 |
| Grossman, Margaret R. and Westgren, Randall E. <i>Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment</i> | 193 |
| Kionka, Edward J. <i>Implied Assumption of the Risk: Does It Survive Comparative Fault?</i> | 371 |
| McGuire, Charles R. <i>The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages After de la Cuesta and the Garn-St. Germain Act</i> | 487 |
| Seng, Michael P. and Arnolds, Edward B. <i>Picketing and Privacy: Can I Patrol on the Street Where You Live?</i> | 463 |
| Wendt, Laurel A. <i>Researching Illinois Legislative Histories—A Practical Guide</i> | 601 |
| Wesley, Barry. <i>Recent Developments Involving Administrative Summonses</i> | 41 |
| Westgren, Randall E. and Grossman, Margaret R. <i>Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment</i> | 193 |

TOPIC INDEX

| | |
|---|-----|
| ADMINISTRATIVE SUMMONSES | |
| Recent Developments Involving Administrative Summonses | 41 |
| AGRICULTURAL LAW | |
| Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment | 193 |
| State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal | 403 |
| ALIENATION OF AFFECTIONS | |
| Illinois Should No Longer Allow Recovery for Alienation of Affections—Theoretical and Constitutional Reasons | 275 |
| AQUACULTURE | |
| Aquaculture in Illinois: The State and Federal Legal and Regulatory Environment | 193 |
| ASSUMPTION OF THE RISK | |
| Implied Assumption of the Risk: Does It Survive Comparative Fault? | 371 |
| ATTORNEYS | |
| Application of the Advocate-Witness Rule | 291 |
| CAMERAS IN THE COURTROOM | |
| Electronic Media Coverage of Trials—An Analysis of the Position Illinois Should Adopt in Response to <i>Chandler v. Florida</i> | 63 |
| COMMERCE CLAUSE | |
| Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. Hartigan v. General Electric Co., 103 S. Ct. 1891 (1983) | 575 |
| COMPARATIVE FAULT | |
| Illinois Comparative Negligence: Multiple Parties, Multiple Problems | 89 |

| | |
|--|-----|
| Implied Assumption of the Risk: Does It Survive Comparative Fault? | 371 |
| CONSTITUTIONAL LAW | |
| Commerce and Supremacy Clauses—Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), <i>cert. denied sub nom. Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) | 575 |
| Freedom Boycott: Consumer Speech in a Free Market | 333 |
| Municipal Ordinances—Ordinance that Regulates Drug Paraphernalia Found Constitutionally Sound. <i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982) | 431 |
| Picketing and Privacy: Can I Patrol on the Street Where You Live? | 463 |
| <i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes | 533 |
| CONSUMER BOYCOTTS | |
| Freedom Boycott: Consumer Speech in a Free Market | 333 |
| DOMESTIC RELATIONS LAW | |
| Illinois Should No Longer Allow Recovery for Alienation of Affections—Theoretical and Constitutional Reasons | 275 |
| Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling | 159 |
| DORMANT MINERAL INTERESTS | |
| <i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes | 533 |
| DRUG PARAPHERNALIA ORDINANCES | |
| Constitutional Law—Municipal Ordinances—Ordinance that Regulates Drug Paraphernalia Found Constitutionally Sound. <i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982) | 431 |
| DUE-ON-SALE CLAUSES | |
| The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages After <i>de la Cuesta</i> and the Garn-St. Germain Act .. | 487 |
| ENVIRONMENTAL LAW | |
| Commerce and Supremacy Clauses—Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), <i>cert. denied sub nom. Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) | 575 |
| EQUAL PROTECTION | |
| Freedom Boycott: Consumer Speech in a Free Market | 333 |
| FIFTH AMENDMENT TAKING CLAUSE | |
| <i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes | 533 |
| FIRST AMENDMENT | |
| Freedom Boycott: Consumer Speech in a Free Market | 333 |
| Picketing and Privacy: Can I Patrol on the Street Where You Live? | 463 |
| FUTURE INTERESTS | |
| Contingent Remainders—Unstated Conditions of Survivorship. <i>Evans v. Giles</i> , 83 Ill. 2d 448, 415 N.E.2d 354 (1980) | 313 |
| IMPLIED WARRANTY OF HABITABILITY | |
| Protection for the Buyer of a Used Home—Privity of Contract with the Builder Not Required. <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982) | 447 |
| INTERNAL REVENUE SERVICE | |
| Recent Developments Involving Administrative Summonses | 41 |

| | |
|---|-----|
| LAND USE PLANNING | |
| State and Local Measures for Preserving Illinois Farmland: An Assessment and Proposal | 403 |
| LAND TRUSTS | |
| Land Trustee as Creditor: Fiduciary Duties Revisited | 249 |
| LEGAL EDUCATION | |
| A Comprehensive Legal Communication Skills Program: The Thurgood Marshall Model | 1 |
| Financing Legal Education: The Challenge of the 1980's | 137 |
| LEGAL ETHICS | |
| Application of the Advocate-Witness Rule | 291 |
| LEGAL RESEARCH | |
| Researching Illinois Legislative Histories—A Practical Guide | 601 |
| LEGISLATIVE HISTORIES | |
| Researching Illinois Legislative Histories—A Practical Guide | 601 |
| MARITAL PROPERTY | |
| Marital Property in Illinois: The Complexities Wrought by the Presumption of Gift, Transmutation, and Commingling | 159 |
| MASS COMMUNICATIONS LAW | |
| Electronic Media Coverage of Trials—An Analysis of the Position Illinois Should Adopt in Response to <i>Chandler v. Florida</i> | 63 |
| MODEL CODE OF PROFESSIONAL RESPONSIBILITY | |
| Application of the Advocate-Witness Rule | 291 |
| MUNICIPAL ORDINANCES | |
| Ordinance that Regulates Drug Paraphernalia Found Constitutionally Sound. <i>Village of Hoffman Estates v. Flipside, Hoffman Estates, Inc.</i> , 102 S. Ct. 1186 (1982) | 431 |
| NUCLEAR WASTE MANAGEMENT | |
| Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) | 575 |
| PARENTS AND CHILDREN | |
| Torts—Negligent Injury to Parents—The Case for the Child's Right to Recover for Loss of Parental Society and Companionship. <i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), leave to appeal denied, 91 Ill. 2d 571 (1982) | 557 |
| PROPERTY | |
| Contingent Remainders—Unstated Conditions of Survivorship. <i>Evans v. Giles</i> , 83 Ill. 2d 448, 415 N.E.2d 354 (1980) | 313 |
| The Due-On-Sale Controversy: Restraints on Alienation and Federal Regulation of Real Estate Mortgages After <i>de la Cuesta</i> and the Garn-St. Germain Act .. | 487 |
| Implied Warranty of Habitability—Protection for the Buyer of a Used Home—Privity of Contract with the Builder Not Required. <i>Redarowicz v. Ohlendorf</i> , 92 Ill. 2d 171, 441 N.E.2d 324 (1982) | 447 |
| Land Trustee as Creditor: Fiduciary Duties Revisited | 249 |
| <i>Wilson v. Bishop and Texaco, Inc. v. Short</i> : Two Inadequate Analyses of Dormant Mineral Interest Statutes | 533 |
| RESIDENTIAL PICKETING | |
| Picketing and Privacy: Can I Patrol on the Street Where You Live? | 463 |
| SUPREMACY CLAUSE | |
| Nuclear Waste Management—Illinois Remains the Dumping Ground for a Nation. <i>Illinois v. General Electric Co.</i> , 683 F.2d 206 (7th Cir. 1982), cert. denied sub nom. <i>Hartigan v. General Electric Co.</i> , 103 S. Ct. 1891 (1983) | 575 |

| | |
|---|-----|
| TAXATION | |
| Recent Developments Involving Administrative Summonses | 41 |
| TORTS | |
| Illinois Comparative Negligence: Multiple Parties, Multiple Problems | 89 |
| Illinois Should No Longer Allow Recovery for Alienation of Affections—Theoretical and Constitutional Reasons | 275 |
| Implied Assumption of the Risk: Does It Survive Comparative Fault? | 371 |
| Negligent Injury to Parents—The Case for the Child's Right to Recover for Loss of Parental Society and Companionship. <i>Mueller v. Hellrung Construction Co.</i> , 107 Ill. App. 3d 337, 437 N.E.2d 789 (5th Dist.), <i>leave to appeal denied</i> , 91 Ill. 2d 571 (1982) | 557 |
| Tort Damages—Wrongful Birth—Illinois Appellate Court, First District, Allows Parents to Recover Costs of Rearing A Child. <i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), <i>appeal docketed</i> , No. 55733 (Ill. Feb. 2, 1982) | 111 |
| WRONGFUL BIRTH | |
| Illinois Appellate Court, First District, Allows Parents to Recover Costs of Rearing A Child. <i>Cockrum v. Baumgartner</i> , 99 Ill. App. 3d 271, 425 N.E.2d 968 (1st Dist. 1981), <i>appeal docketed</i> , No. 55733 (Ill. Feb. 2, 1982) | 111 |

BOOK REVIEWED—AUTHOR

(Reviewer's name is in parentheses)

| | |
|--|-----|
| G. Spence and A. Polk: <i>Gerry Spence: Gunning for Justice</i> (David L. Gregory) ... | 325 |
|--|-----|

BOOK REVIEW—REVIEWER

| | |
|------------------------|-----|
| Gregory, David L. | 325 |
|------------------------|-----|